REMARKS

In the Office Action, the Examiner indicated that claims 1 through 20 are pending in the application and the Examiner rejected all claims. Additionally, the Examiner indicated the declaration filed on 8/7/2006 was ineffective to overcome the Kamentz reference. Attached herein is a revised declaration filed under 37 CFR1.131 overcoming the deficiencies of the previous declaration.

Claim Rejections, 35 U.S.C. §102 and §103

On page 2 of the Office Action, the Examiner rejected claims 1-2, 4-9, 11-16, and 18-20 under 35 U.S.C. §102(e) as being anticipated by U.S. Application Publication No. 2005/0033767 to Kamentz et al. ("Kamentz"). On page 6 of the Office Action, the Examiner rejected claims 3, 10 and 17 under 35 U.S.C. §103(a) as being unpatentable over Kamentz in view of U.S. Application Publication No. 2003/0115218 to Bobbitt et al. ("Bobbitt").

The Present Invention

The present invention is a method, system, and computer program product for compiling Java code. In accordance with the present invention, Java code that references classes residing in a workspace can be complied. In accordance with the present invention, a workspace identifier is placed within the classpath to indicate the location of the referenced classes that may reside within a workspace.

The present invention provides a compiler having a classpath wherein the compiler

operates by performing the following steps: 1) determining if a referenced class file is located in a workspace; 2) locating the class file; 3) accessing the class file; and 4) returning the class file data to the compiler.

In accordance with a preferred embodiment, the files on a web site are serviced using a file database, and a class file is allocated to a workspace by creating an additional entry in the file database. The class file is invoked by the compiler through the database.

U.S. Application Publication No. 2005/0033767 to Kamentz et al.

U.S. Application Publication No. 2005/0033767 to Kamentz et al. ("Kamentz") teaches an adaptive resource caching and executing system. The system includes a processor in communication with a data storage system. The system processor receives an application program requiring one or more resources. The system processor identifies the required resources and one or more versions of each such resource that would be compatible with the received application program. The system processor locates a compatible version of each required resource on the data storage system. If a compatible version is not initially located, the system processor retrieves a compatible version from a suitable source such as a removable media or remote resource server. The system processor executes the application program in conjunction with the compatible versions of the required resources. The Examiner acknowledges that Kamentz fails to disclose an indicator comprises a signature string, a user ID, a project ID, and a workspace name.

U.S. Application Publication No. 2003/0115218 to Bobbitt et al.

U.S. Application Publication No. 2003/0115218 to Bobbitt et al. ("Bobbitt") teaches a virtual file system. The system architecture enables a plurality of underlying file systems running on various file servers to be "virtualized" into one or more "virtual volumes" that appear as a local file system to clients that access the virtual volumes. The system also enables the storage spaces of the underlying file systems to be aggregated into a single virtual storage space, which can be dynamically scaled by adding or removing file servers without taking any of the file systems offline and in a manner transparent to the clients. The Examiner relies on Bobbitt for an alleged teaching of an indicator comprising a signature string, a user ID, a project ID, and a workspace name.

U.S. Application Publication No. 2005/0033767 to Kamentz et al. is Not Prior Art

On page 2 of the Office Action, the Examiner rejected claims 1-2, 4-9, 11-16, and 18-20 under 35 U.S.C. §102(e) as being anticipated by Kamentz. Applicant respectfully submits that Kamentz is not prior art as defined under 35 U.S.C. §102. More specifically, as set forth in the attached 37 C.F.R. §1.131 Declaration, inventor David Wendt conceived the present invention and reduce it to practice prior to the August 4, 2003 reference data of Kamentz. The declaration also shows David Wendt exercised due diligence from a time before August 4, 2003 through the filing of the above-identified patent application on August 20, 2003.

In light of the attached Declaration, the Kamentz Patent Application should be removed as a reference and claims 1-2, 4-9, 11-16, and 18-20 are in condition for allowance. Additionally, claims

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3, 10 and 17 are dependant from claims 2, 9 and 16 respectively, and are also in condition for

allowance.

Conclusion

The present invention is not taught or suggested by the prior art. Accordingly, the Examiner

is respectfully requested to reconsider and withdraw the rejection of the claims. An early Notice of

Allowance is earnestly solicited.

The Commissioner is hereby authorized to charge any fees associated with this

communication to Deposit Account No. 09-0461.

Respectfully submitted

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Date

ohn R. Brancolini

Registration No. 57,218

SYNNESTVEDT & LECHNER LLP 2600 ARAMARK Tower 1101 Market Street Philadelphia, PA 19107

Telephone: (215) 923-4466

Facsimile: (215) 923-2189